STEVEN FRIEDMAN, Plaintiff, against- COLETTE CHESTNUT, in her representative capacity, MICHAEL KOOPER, STACEY LIPPMAN, CHIATDAY HOLDINGS INC. EMPLOYEE PROFIT SHARING AND 401(K) PLAN, a/ka CHIATDAY HOLDINGS INC. PROFIT SHARING PLAN, TBWA WORLDWIDE INC., and NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA., Defendants. Y Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steventh of the Capacity of Priedman hereby give notice that the claims asserted in the captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. Gordon Law Life By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedfold Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com manuscorlon and plant to proposed and the components of the capacity of the capacity of the proposed and the capacity of the capacit	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
-against- COLETTE CHESTNUT, in her representative capacity, MICHAEL KOOPER, STACEY LIPPMAN, CHIATDAY HOLDINGS INC. EMPLOYEE PROFIT SHARING AND 401(K) PLAN, a/k/a CHIATDAY HOLDINGS INC. PROFIT SHARING PLAN, TBWA WORLDWIDE INC., and NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA., Defendants. X Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steventh of the Captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. Gordon Law LLP By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com		ر الله الله هذه الله الله الله الله الله	X
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MICHAEL KOOPER, STACEY LIPPMAN, CHIAT-DAY HOLDINGS INC. EMPLOYEE PROFIT SHARING AND 401(K) PLAN, a/k/a CHIAT-DAY HOLDINGS INC. PROFIT SHARING PLAN, TBWA WORLDWIDE INC., and NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA., Defendants. X Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steventh of the Captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. Gordon Law LIT By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com	-against-		
Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steven Friedman hereby give notice that the claims asserted in the captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. GordonLaw LLP By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com	MICHAEL KOOPER, STACEY LIPPMAN, CHIAT- DAY HOLDINGS INC. EMPLOYEE PROFIT SHARING AND 401(K) PLAN, a/k/a CHIAT-DAY HOLDINGS INC. PROFIT SHARING PLAN, TBWA WORLDWIDE INC., and NATIONAL UNION FIRE		Dismissal Pursuant to
Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steven Friedman hereby give notice that the claims asserted in the captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. GordonLaw LLP By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com	Defendar	nts.	
Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Steven Friedman hereby give notice that the claims asserted in the captioned action against Colette Chestnut are voluntarily dismissed, without prejudice. Date: Katonah, New York April 15, 2019 Yours, etc. GordonLaw LLP By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com		- -	X
April 15, 2019 Yours, etc. GordonLaw LLP By: Michael R. Gordon (MG-7838) Attorneys for Plaintiff 51 Bedford Road, Suite 2 Katonah, NY 10536 (914) 232-9500 mgordon@gordonlawllp.com	Pursuant to Rule 41(a)(1)(A)(i) of the I Friedman hereby give notice that the claims as	Federal Rules	of Civil Procedure, Plaintiff Steven
SO ORDERED:	April 15, 2019	Gordon By: Attorne 51 Bed Katona (914) 2 mgorde	Michael R. Gordon (MG-7838) Eys for Plaintiff Hord Road, Suite 2 h, NY 10536 232-9500

Hon. P. Kevin Castel U.S.D.J.